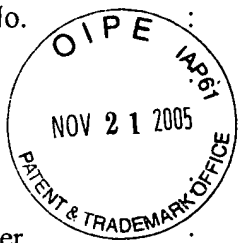


**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant(s) : Dr. Juergen Engelbrecht, Dr. Martin Kix  
Serial No. : 10/620,268  
For : ADHESION PROMOTERS FOR SILICONE  
MATERIALS (#1 ADHESION PROMOTERS)  
Filed : July 14, 2003  
Examiner : M. Moore  
Art Unit : 1712



745 Fifth Avenue, New York, NY 10151

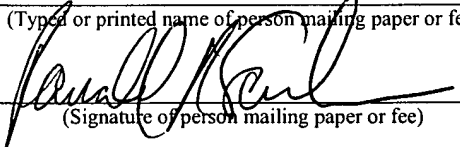
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**TERMINAL DISCLAIMER**

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

This paper is being submitted in conjunction with an Amendment under 37 C.F.R. 1.111, filed concurrently herewith, in order to overcome rejection of the claims, based upon obvious-type double patenting over commonly assigned U.S. Patent No. 6,403,751. A check for \$65.00 is enclosed to cover the Terminal Disclaimer for a small entity, as required by 37 CFR 1.20(d). The Commissioner is hereby authorized to charge any additionally required fee, or credit any overpayment in fees, to Deposit Account No. 50-0320.

65.00 OP

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**REMARKS**

I, RONALD R. SANTUCCI, REG. NO. 28,988, declare that I am an attorney of record in this application and that I am authorized to execute terminal disclaimers on behalf of S & C Polymer, Silicon- und Composite-Spezialitation GmbH (“S & C POLYMER”);

That S & C POLYMER is the assignee of the entire right, title and interest in, to and under U.S. patent application Serial No. 10/620,268 filed July 14, 2003 (“the instant application”) by virtue of the assignment from the inventors to S & C POLYMER which was executed on April 20, 2000, and which was recorded with the U.S. Patent and Trademark Office on July 14, 2003, at Reel 014302, Frame 0257;

That S & C POLYMER is the assignee of the entire right, title and interest in, to and from U.S. Patent No. 6,403,751, filed December 7, 1999 as U.S. Patent Application Ser. No. 09/455,718, by virtue of an assignment from the inventors to S & C POLYMER which was executed on April 20, 2000, and which was recorded at the U.S. Patent and Trademark Office on August 1, 2000 at Reel 011030, Frame 0654;

That S & C POLYMER hereby disclaims, except as provided below, the terminal part of any patent granted on the instant application, which would extend beyond the expiration date of U.S. Patent No. 6,403,751.

That S & C POLYMER hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and U.S. Patent No. 6,403,751 are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors, or assigns.

No terminal part of any patent granted on the instant application is disclaimed prior to the full statutory term of U.S. Patent No. 6,403,751, in the event that said patent earlier expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or is terminally disclaimed under 37 C.F.R. 1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to expiration of its full statutory term, except for the separation of legal title stated above.

In accordance with 37 C.F.R. § 3.73, the undersigned states that evidentiary documents evidencing the chain of title from the original owner to the assignee have been reviewed and certifies that, to the best of his or her knowledge and belief, title is in the assignee seeking to take the action.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Accordingly, it is respectfully requested that the non-statutory double patenting rejection be withdrawn.

Respectfully submitted,  
FROMMER LAWRENCE & HAUG LLP  
Attorneys for Applicants

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